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DATE MAILED: 12/29/2005

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/789,472	02/27/2004	Hideo Ohata	16869S-107900US	8527	
20350 75	12/29/2005		EXAM	INER	
TOWNSEND AND TOWNSEND AND CREW, LLP TWO EMBARCADERO CENTER EIGHTH FLOOR			FERNANDES	FERNANDES, CHERYL M	
			ART UNIT	PAPER NUMBER	
SAN FRANCIS	SCO, CA 94111-3834		2163		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
		OHATA ET AL.				
Office Action Summary	10/789,472					
omoorioned ammary	Examiner	Art Unit				
The MAII ING DATE of this communication and	Cheryl M. Fernandes	2163				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period w. Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be time 17 rill apply and will expire SIX (6) MONTHS from 18 cause the application to become ABANDONE	I. lely filed the mailing date of this communication. (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 28 No.	<u>ovember 2005</u> .					
·=	This action is FINAL . 2b)⊠ This action is non-final.					
• —	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ⊠ Claim(s) 1-18 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-18 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	vn from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on 27 February 2004 is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	e: a)⊠ accepted or b)⊡ objected drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attackmont(a)						
Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 2/27/04, 11/28/05.	Paper No(s)/Mail Da					

DETAILED ACTION

Specification

1. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

2. The abstract of the disclosure is objected to because of the terminology 'is disclosed'. Correction is required. See MPEP § 608.01(b).

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Claims 1-18 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 1-18 recite the following limitations:

- "the frequency", "the range of collecting", "the conditions set", "the performance data collection", in the last paragraph of claim 1;

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- "the timing", "the time interval", "the requirement of performance collection", and "the performance data collected in advance", in para. 2 of claims 2 and 16;

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- "the performance data" in para. 3 of claim 2;
- "the requirement", "the time interval of performance data collection", in para. 4
 of claim 2;
- "the frequency of performance data collection", in para. 5 of claim 2;
- "the value of a specific performance item" in claims 3 and 6;
- "the change in the value of said performance item" in para. 2 of claim 3;
- "the value of a specific item", in para. 3 of claim 4;
- "the value of a specific performance item obtained" and "the change in the value of a specific performance item obtained" in para. 2 of claim 5;
- "the sign" in claim 6;
- "said collected element selecting step", in para. 2 of claims 7-11;
- "the collected elements stored in advance", in claims 7 and 16;
- "the data", "the performance interdependency relation", in claims 7, 8, and 9;
- "the motive", in claims 8-11;
- "the path", in claims 8-11;
- "the upstream side", in claims 8, 10, and 11;
- "the downstream side", in claims 9-11;
- "said/the interdependency relation", "the performance interdependency relation", in claims 10 and 11;

- "the collected elements" in the last para. of claims 10 and 11;
- "the time interval", "the requirement of performance collection", "the hitherto uncollected values" in claims 12 and 14;
- "the time interval", "the requirement of performance collection", "the values of a specific performance item of the collected element selected" in claims 13 and 15;
- "the user", "the elements", in para. 2 and 3 of claim 16;
- "the information", "the performance interdependency relation", "the range of performance data collection", in para. 3 of claim 16;
- "the frequency of performance data collection", in claim 16;
- "the performance data", in the preamble of claims 17 and 18;
- "the time interval", "the information", "the user", "the data", "the performance interdependency relation", "the resources stored in advance", "said read information", "said received performance data collection range", "said received time interval", in claim 17;
- "the information", "the range", "the time interval", "the data", "the performance interdependency relation", "the resources stored in advance", "the user", in claim 18.

There is insufficient antecedent basis for these limitations in the claims.

Referring to claims 2 and 16, the claims recite the limitation "..based on the performance data collected in advance..". However, it is unclear as to which of the

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performance data is being referred to – the performance data for a selected one of said computer system, said external storage, or said network device, or the performance data for the software operating thereon.

Referring to claim 2, the claim recites the limitation "selecting an updated element". However, there is no prior indication in the claim of any element being updated.

Referring to claim 2, the claim recites the limitation "selecting an updated element from a plurality of elements for which the performance data is to be collected". However, it is unclear as to whether or not the performance data to be collected is different from the performance data collected in advance.

Referring to claim 2, the claim recites the limitation "said selected elements", para. 4 of the claim, however, it is unclear as to whether or not the claim is meant to refer to a single selected element, as indicated by 'selecting an updated element' in para. 3 of the claim.

Referring to claims 3, 4, 5, 6, and 7, the claims recite the limitation "a specific collected element". However, there is no prior indication in the claims or those that they depend from of any element being collected.

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Due to the 35 USC § 112 rejections, the claims have been treated on their merits as best understood by the examiner.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by US Patent Number 5,067,099 issued to McCown et al (hereafter McCown).

Referring to claim 1, McCown discloses a method of collecting the performance data for a storage network including at least a computer, at least a storage, and at least a network device for communication of input/output data between said computer and said storage (Abstract), comprising the steps of:

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collecting the performance data from at least a selected one of said computer,
 said storage or said network device (operational data acquired from a computer system, Abstract; col. 3, lines 33-39; col. 4, lines 1-14; col. 21, lines 31-34, Fig. 12, element 520); and

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- changing a selected one of the frequency or the range of collecting the
 performance data based on said collected performance data and the conditions
 set for the performance data collection (performance parameter range
 modification, col. 4, lines 1-44; col. 22, line 38 col. 23, line 16, Fig. 11, elements
 500-508).
- 5. Claims 2-6, 8-12, and 14 are rejected under 35 U.S.C. 102(e) as being anticipated by US Patent Number 6,609,083 issued to Enck et al (hereafter Enck).

Referring to claim 2, Enck discloses in a storage network system including at least one computer system, at least one external storage and at least one network device for communication of input/output data between said computer and said storage, a method of collecting the performance data for a selected one of said computer system, said external storage or said network device and the performance data for software operating thereon (computer system performance collection, Abstract; col. 2, lines 11-16) comprising the steps of:

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determining the timing of updating a selected one of the time interval of performance data collection (determine whether to increase frequency time interval, col. 2, line 50 – col. 3, line 6), based on the performance data collected in advance (data stored for performance analysis, col. 5, lines 51-58);

- selecting an updated element of which selected one of the time interval of performance data collection is to be changed, from a plurality of elements for which the performance data is to be collected (system health operating conditions e.g. CPU condition, disk condition, memory condition, col. 4, lines 4-19; CPU bottleneck, disk bottleneck, and memory bottleneck system conditions, col. 4, line 35 col. 5, line 32; see claims 4-5 of Enck);
- determining a selected one of the time interval of performance data collection for said selected elements (Fig. 1, elements 122 and 124; Fig. 2, element 230; 'five minute interval', col. 4, line 35 – col. 5, line 32); and
- updating a selected one of the time interval or the frequency of performance data collection while at the same time updating the frequency of performance data collection in accordance with said timing (col. 4, lines 40-54; Fig. 1, element 124; Fig. 2, element 240; col. 3, lines 1-26; col. 4, lines 19-29; col. 6, lines 7-13).

Referring to claim 3, Enck discloses that the timing determined in said timing determining step is selected one of a time point when the value of a specific performance item obtained for a specific collected element exceeds or decreases below a predetermined reference value (col. 4, lines 40-47).

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Referring to claims 4 and 5, Enck discloses that the step of determining said timing includes the steps of: determining the difference between the value of a specific item obtained for a specific collected element and a predetermined reference value and setting said timing as a time point when said difference exceeds or decreases below a reference value (col. 4, lines 40-54).

Referring to claim 6, Enck discloses that said timing determining step includes the step of setting said timing as selected one of a time point when the value of a specific performance item obtained for a specific collected element ceases to be excessively large or small and a time point when the sign that said value becomes excessively large or small disappears (col. 4, line 40- col. 5, line 20).

includes the steps of:
setting a collected element constituting the motive of determining said timing in said
timing determining step as an origin, and selecting said collected element on the path
on the upstream side imposing a performance load on said collected element
constituting said origin, based on the data defining the performance interdependency
relation between the collected elements and said collected element constituting said
origin (time frequency increased when threshold policies are violated, col. 3, lines 1-26).

Referring to claim 8, Enck discloses that said collected element selecting step

Referring to claim 9, Enck discloses that said collected element selecting step includes the steps of:

setting a collected element constituting the motive of determining said timing in said timing determining step as an origin, and selecting said collected element on the path on the downstream side imposed with a performance load by said collected element constituting said origin, based on the data defining the performance interdependency relation between the collected elements and said collected element constituting said origin (time frequency decreased when threshold policies are not violated, col. 3, lines 1-26).

Referring to claims 10 and 11, Enck discloses said collected element selecting step includes the steps of:
setting a collected element constituting the motive of determining said timing in said timing determining step as an origin, and selecting a collected element on the path tracing the interdependency relation on the upstream side imposing a performance load, a collected element on the path tracing the interdependency relation on the downstream side imposed with a performance load and a collected element on the path tracing the interdependency relation on the upstream and downstream sides with each of said collected elements on said path as a new origin, by use of the performance interdependency relation between the collected elements (col. 3, lines 1-26).

Referring to claim 12, Enck discloses collecting the hitherto uncollected values of a specific performance item of the collected element selected in said collected element selecting step (col. 5, lines 20-32).

Referring to claim 14, Enck discloses ceasing to collect the hitherto collected values of a specific performance item of the collected element selected in said collected element selecting step (col. 7, lines 25-30).

6. Claims 2, 7, 13, and 15-18 are rejected under 35 U.S.C. 102(b) as being anticipated by US Patent Number 6,405,327 issued to Sipple et al (hereafter Sipple).

Referring to claim 2, Sipple discloses in a storage network system including at least one computer system, at least one external storage and at least one network device for communication of input/output data between said computer and said storage, a method of collecting the performance data for a selected one of said computer system, said external storage or said network device and the performance data for software operating thereon (system performance, Abstract; Field of Invention) comprising the steps of:

 determining the timing of updating a selected one of the time interval of performance data collection, based on the performance data collected in advance (sampling of key performance factors taken from stored performance data collection sites, Abstract; col. 3, lines 10-15); Application/Control Number: 10/789,472 Page 12

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selecting an updated element of which selected one of the time interval of performance data collection is to be changed, from a plurality of elements for which the performance data is to be collected (performance data collection sites, Fig. 2, elements 1102, 1106, and 1110; col. 5, line 65 – col. 6, line 1);

- determining a selected one of the time interval of performance data collection for said selected elements (user selectable time period between data point collections, col. 6, lines 1-7); and
- updating a selected one of the time interval or the frequency of performance data collection while at the same time updating the frequency of performance data collection in accordance with said timing (col. 6, lines 1-16).

Referring to claim 16, Sipple discloses in a storage network system including at least one computer system, at least one external storage and at least one network device for communication of input/output data between said computer and said storage, a method of collecting the performance data for a selected one of said computer system, said external storage, or said network device and the performance data for software operating thereon, said external storage and said network system (system performance, Abstract; Field of Invention), comprising the steps of:

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determining the timing of changing a selected one of the time interval of performance data collection based on the performance data collected in advance (sampling of key performance factors taken from stored performance data collection sites, Abstract; col. 3, lines 10-15) and an instruction from the user (Abstract, user selectable period of time; col. 3, lines 13-15);

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- selecting, from the elements for which the performance data is to be collected, an element of which a selected one of the time interval of performance data collection is to be changed (performance data collection sites, Fig. 2, elements 1102, 1106, and 1110; col. 5, line 65 col. 6, line 1), based on the information defining the performance interdependency relation between the collected elements stored in advance (performance threshold levels, col. 3, lines 15-25; col. 6, lines 11-30; col. 9, lines 27-35) and the information on the range of performance data collection designated by the user (user assignable parameters, col. 6, lines 5-16);
- determining a selected one of the time interval of performance data collection for said selected element (user selectable time period between data point collections, col. 6, lines 1-7); and
- updating the frequency of performance data collection in accordance with said selected one of the time interval of performance data collection and said timing (col. 6, lines 1-16).

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Referring to claim 17, Sipple discloses a program for collecting the performance data (Abstract, see claim 14 of Sipple), comprising the steps of:

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- receiving the information including a resource for which the performance data designated by the user from a first program is to be collected (sampling of key performance factors collected, Abstract; col. 3, lines 10-15), a metrics constituting an item of performance data collection of said resource (key performance factors, Abstract; col. 3, lines 10-15), and the range (user assignable parameters, col. 6, lines 5-16) and the time interval of performance data collection in a storage network including said resource (user selectable period of time; col. 3, lines 13-15; col. 6, lines 1-7);
- reading from said storage the data defining the performance interdependency
 relation between the resources stored in advance (performance threshold levels,
 col. 3, lines 15-25; col. 6, lines 11-30; col. 9, lines 27-35);
- selecting, from the resources included in said storage network, a resource for which the time interval of performance data collection is to be updated (performance data collection sites, Fig. 2, elements 1102, 1106, and 1110; col. 5, line 65 col. 6, line 1), based on said read information defining the performance interdependency relation between the resources (performance threshold levels, col. 3, lines 15-25; col. 6, lines 11-30; col. 9, lines 27-35) and said received performance data collection range (col. 6, lines 5-16);

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 determining said time interval of performance data collection for said selected resource based on said received time interval of performance data collection (user selectable time period between data point collections, col. 6, lines 1-7); and

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 transmitting to a second program a performance data collection instruction from said resource selected in accordance with said determined time interval of performance data collection (analysis and notification of performance results, col. 6, lines 11-37).

Referring to claim 18, the limitations of the claim repeat the respective limitations of claim 17 in the form of a system (Abstract), and are hereby rejected for the same reasons as claim 17.

Referring to claim 7, Sipple discloses selecting said collected element based on the data defining the performance interdependency relation between the collected elements stored in advance (performance threshold levels, col. 3, lines 15-25; col. 6, lines 11-30; col. 9, lines 27-35).

Referring to claim 13, Sipple discloses more frequently collecting the values of a specific performance item of the collected element selected in said collected element selecting step (monitoring run every 15 minutes, col. 5, line 65 – col. 6, line 1).

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Referring to claim 15, Sipple discloses less frequently collecting the values of a specific performance item of the collected element selected in said collected element selecting step (monitoring run 12 times an hour, col. 3, lines 58-62).

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

The following patents or publications are cited with respect to data network performance information monitoring and dynamically improving the performance of a network:

US Patent 6,975,963 by Hamilton et al;

US Patent 5,742,819 by Caccavale.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cheryl M Fernandes who can be reached on (571) 272-4018. The examiner can normally be reached on 9:00 am - 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Safet Metjahic can be reached on (571) 272-4023. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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December 23, 2005 CMF

> UYEN LE PRIMARY EXAMINER